Atty. Docket No. Q80181

AMENDMENT AND RESPONSE TO RESTRICTION REQUIREMENT

U.S. Application No. 10/791,669

REMARKS

Claims 1-28 are all the claims pending in the application.

In response to the restriction requirement, Applicants elect for examination Group I,

Claims 1-2, 9, 12, 15, 18, 20-21 and 24-25, drawn to a method of making a magnetic particle

comprising using a mixing and reaction device having a stirring vane rotating at a high speed in

the interior of a mixer, a plurality of solutions are supplied to the interior of said mixer where the

solutions are mixed and reacted with each other so that the peripheral speed in a leading end

portion of said stirring vane is not less than 5 m/second. The election is made without traverse.

As briefly discussed with the examiner over telephone, the examiner has included Claim

25 in Group I, but Claim 25 depends from Claim 22, and Claim 22 is included in Group II. In

addition, Claim 20 has been amended herein to depend from Claim 6.

Applicants reserve the right to file a Divisional Application(s) directed to the subject

matter of non-elected claims 3-7, 9-11, 13-14, 16-17, 19, 22-23, and 26-28.

The USPTO is directed and authorized to charge all required fees, except for the Issue

Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any

overpayments to said Deposit Account.

Respectfully submitted,

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Date: January 19, 2007

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